## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

J-SQUARED TECHNOLOGIES, INC., a	)	
Canadian corporation, and J-SQUARE	)	
TECHNOLOGIES (OREGON) INC., an	)	
Oregon corporation,	)	
Plaintiffs,	)	
v.	)	C.A. No. 04-CV-960-SLR
MOTOROLA, INC., a Delaware corporation.	)	
Defendant.	)	

# EXHIBIT O TO MOTOROLA'S RESPONSE TO PLAINTIFFS' MOTION TO AMEND

#### YOUNG CONAWAY STARGATT & TAYLOR, LLP

#### /s/ William W. Bowser

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Attorneys for Defendant

Carola

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### MANUFACTURER'S REPRESENTATIVE AGREEMENT

between

MOTOROLA COMPUTER GROUP

and

J-SQUARED TECHNOLOGIES

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Ray, Date 13 December 2001

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- EXHIBIT 1: REPRESENTATIVE PRODUCT LIST/COMMISION RATES
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obligations hereunder, delays in transportation, and inability to obtain necessary labor, supplies, or manufacturing facilities.

- 9.4 Severability. Subject to the provisions of Paragraph 7.2D above, the illegality or unenforceability of any provision of this Agreement will not affect the validity and enforceability of any legal and enforceable provisions hereof.
- 9.5 Nonassignment. This Agreement will be binding on and inure to the benefit of the successors and assigns of the business interests of Motorola and may be assigned by Motorola only to the acquirer of substantially all of Motorola's assets in conjunction with such an acquisition. Representative will not sell, assign, delegate, or otherwise transfer any of its rights or obligations hereunder without the prior written consent of Motorola.
- 9.6 Language. The English language version of this Agreement will govern and control any translations of the Agreement into any other language.
- 9.7 Applicable Law. This Agreement will be construed, enforced, and performed in accordance with the internal laws of Arizona, U.S.A. without reference to principles of conflicts of laws and specifically excluding the UN Convention of the Sale of Goods with respect to any purchases hereunder. Use of Arizona law shall apply exclusively to this Agreement.
- 9.8 Non-Solicitation. During the term of this Agreement and for a period of eighteen (18) months following the expiration or termination of this Agreement, neither party or its successors and assigns will encourage or solicit any employee to leave the employ of the other without written approval; the foregoing does not prohibit mass media advertising not specifically directed towards any particular employee of the other party.
- 99 Waiver. Motorola's failure to require Representative's performance of the provisions herein will not operate as a waiver of Motorola's right to request strict performance of the same or like provisions, or any other provisions hereof, at a later time.
- Headings. Headings are for convenience of reference only and are not a part of this Agreement, nor will they in any way affect interpretation hereof.

IN WITNESS WHEREOF, Motorola and Representative have caused this Agreement to be executed by their duly authorized employees.

Representative:	Motorola Inc., Motorola Computer Group
J-Squared Technologies, Inc.	J - 1
9	Mario A Le- Colo
(Authorized Signature)	(Authorized Signature)
By: Jeff Gibson	DENIS HC (ARTHY
(Typed Name)	(Typed Name)
CEO	CENTER HAVEN F ( RETURNED .
(Title) November 28, 2002.	(Title) 2002.
(Date)	(Dats)

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Ray, Date 13 December 2001

address for formal notice:	ADDRESS FOR FORMAL NOTICE:				
J-Squared Technologies, Inc.	Motorola Computer Group				
4015 Carling Ave, Snite 101	2900S, Diablo Way, DW103				
Kanata, Ontario	Tempe, AZ 85282 USA	• •			
K2K 2A3, Canada	•				
	• •				
Fax No.(613) 592-7051	Fax No. (602) 438-6246	:			
ATTENTION: Jef Gibson	ATTENTION: Group Contracts				